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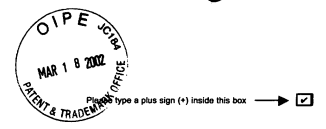
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TRANSMITTAL FORM (to be used for all correspondence a initial filing) Total Number of Pages in This Submission		Filing Date		Dec. 17, 2001		
		First Named Inventor		Yoo, Lu		
		Group Art Unit		Unassigned		
		Examiner Name		Unassigned		
		Attorney Docket Num	ber	5730/AMI-16v25		
=	NCI OSUPES	(check all that apply)			
Fee Transmittal Form Fee Attached Amendment / Reply After Final Affidavits/declaration(s) Extension of Time Request Express Abandonment Request Information Disclosure Statement Certified Copy of Priority Document(s) Response to Missing Parts/ Incomplete Application Response to Missing Parts under 37 CFR 1.52 or 1.53	Assignr (for an and provision of the content of the	ment Papers Application) g(s) ng-related Papers to Convert to a anal Application of Attorney, Revocation of Correspondence s al Disclaimer st for Refund		1. Request for Withdrawal as Attorney Form, with supporting e-mails 2. Return Receipt Postcard to Kenneth C. Brooks		
		ICANT, ATTORNEY, C	R AC	GENT		
Law Office of Kennet or ndividual name	h C. Brooks					
Signature Kuneth (Such)						
Date March 6, 2002						
		CATE OF MAILING				
hereby certify that this correspondence is bein mail in an envelope addressed to: Commissione	g deposited with er for Patents, W	h the United States Postal /ashington, D.C. 20231 on	Servi	ice with sufficient postage as first class ate: 03/06/2002		
Type or printed name Jennifer Bonhar	m.		D-4-	March 6, 2002		
Signature /////	W		Date	March 6, 2002 s of the individual case. Any comments on the amount of		

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REQUEST FOR WITHDRAWAL AS ATTORNEY OR AGENT

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Application Number	10/023,125				
Filing Date	Dec. 17, 2001				
First Named Inventor	Yoo, Lu				
Group Art Unit	Unassigned				
Examiner Name	Unassigned				
Attorney Docket Number	5730/AMI-01-16v25				

To: Assistant Commissioner for Patents Washington, DC 20231											
I hereby apply to withdraw as attorney or agent for the above identified patent application.											
The reasons for this request are:											
				•							
The client has instructed me to cease all work on the above-identified patent application and transfer all files in my possession, concerning this patent application, to other counsel. Please see attached e-mail. As a result, I no longer have authority to act in this patent application.											
nce address is NOT affected by this	withdrawal										
OR				Bar Code Label here							
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713-623-4844	Fax	Fax 713-623-4846									
iplicate.											
Kenneth C. Brooks											
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March 6, 2002											
	aw as attorney or agent for the above uest are: ted me to cease all work on the above possession, concerning this pater. As a result, I no longer have author espondence address and direct all fur CORRESPONDENCE A correspondence. The possession of the above possession	aw as attorney or agent for the above identified pater uest are: ted me to cease all work on the above-identified possession, concerning this patent application. As a result, I no longer have authority to act in the above-identified possession, concerning this patent application. As a result, I no longer have authority to act in the above-identified pater application. CORRESPONDENCE ADDRESS State 713-623-4844 Fax iplicate. Kenneth C. Brooks Lawell Lawell Kenneth C. Brooks	aw as attorney or agent for the above identified patent applications are: ted me to cease all work on the above-identified patent appropriate possession, concerning this patent application, to other cases a result, I no longer have authority to act in this patent appropriate patent application, to other cases are sult, I no longer have authority to act in this patent application. CORRESPONDENCE ADDRESS Place Bar Company of the above-identified patent application, to other cases are sult, I no longer have authority to act in this patent application. CORRESPONDENCE ADDRESS Place Bar Company of the above-identified patent application, to other cases are sult, I no longer have authority to act in this patent application. CORRESPONDENCE ADDRESS Place Bar Company of the above-identified patent application, to other cases are sult, I no longer have authority to act in this patent application. CORRESPONDENCE ADDRESS Place Bar Company of the above-identified patent application, to other cases are sult, I no longer have authority to act in this patent application. CORRESPONDENCE ADDRESS Place Bar Company of the above-identified patent application, to other cases are sult, I no longer have authority to act in this patent application. CORRESPONDENCE ADDRESS Place Bar Company of the above-identified patent application, to other cases are sult, I no longer have authority to act in this patent application, and the above-identified patent application, to other cases are sult, I no longer have authority to act in this patent application, and the above-identified patent application are subject to a subject to	aw as attorney or agent for the above identified patent application. The agent are: The agen	aw as attorney or agent for the above identified patent application. Lest are: Led me to cease all work on the above-identified patent application and a possession, concerning this patent application, to other counsel. Please As a result, I no longer have authority to act in this patent application. Lespondence address is NOT affected by this withdrawal. Lespondence address and direct all future correspondence to: CORRESPONDENCE ADDRESS Place Customer Number Bar Code Label here State T13-623-4844 Fax T13-623-4846 Liplicate. Kenneth C. Brooks						

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NOTE: Withdrawal is effective when approved rather than when received.

Unless there are at least 30 days between approval of withdrawal and the expiration date of a time period for response or possible extension period, the request to withdraw is normally disapproved.



Kenneth C. Brooks

From:

Ben_Glenn@amat.com

Sent:

Thursday, January 31, 2002 12:19 PM

To:

Kenneth C. Brooks

Cc:

Ben Glenn; Donald McKenna; tpatterson@mpsllp.com; Donald_VerPlancken@amat.com

Subject:

Transfer of ALD Cases

Ķen,

Effective immediately, cease all work on any Applied Materials case related to atomic layer deposition or cyclic deposition. Close all files and ship them to Todd Patterson, C/O Moser, Patterson and Sheridan, 3040 Post Oak Blvd., Suite 1500, Houston, Tx, 77056-6582.

Cases filed, in any form of preparation or in prosecution are to be transferred. Conduct a search of your own records to ensure a complete transfer. A report from our docketing system will be generated listing all cases assigned to you in order to ensure a complete transfer of all cases.

Please complete this tranfer by in a timely fashion and in no event should the files be in the Houston office of Moser, Patterson and Sheridan later than the the close of business on Tuesday, February 5, 2002.

Thank you for your assistance and prompt attention to this matter.

Benjamin Glenn ALD Counsel Applied Materials, Inc.

"Kenneth C. Brooks" <patentsrus@earthlink.net> on 01/31/2002 09:09:35 AM

To: "Ben Glenn" <Ben_Glenn@amat.com>

cc: "Donald McKenna" <dmckenna@dergnoah.com>

Subject: IDS Information wrt 4714

Dear Ben:

I spoke with Mr. McKenna concerning the Japanese material he provided to me. This is the material from a search originated by Mr. Patterson of Moser, Patterson & Sheridan. Mr. McKenna noted that you wanted all this material made of record in the 4714 patent application. Mr. McKenna also stated that I should hold-off on submission of an IDS at this point as you had requested that he supplement this information with an additional Dialog search. Should I hold-off for this new material or go forward with filing of an IDS and interview the examiner?

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Sincerely,

Kenneth C. Brooks
Law Office of Kenneth C. Brooks
P.O. Box 10417
Austin, Texas 78766-1417
voice 512 527-0104
facsimile 512 527-0107

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